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## CONTINUED PROSECUTION APPLICATION (CPA) REQUEST TRANSMITTAL

Submit an original, and a duplicate for fee processing.

Only by Continuation or Divisional applications under 37 CFR 1.53(d))

DUPLICATE

Appletant Commissioner for Patents	Address to:		Attomey Docket No.	ROKEN-40907	
This is a request for a Continuation or divisional application under 37 CFR 1.53(d), (continued prosecution application (CPA)) of prior application number 08 / 797,188  filled on 2/111/97 entitled SYSTEM AND METHOD FOR CONTROLLING THE OPERATION  FILING QUALIFICATIONS: The prior application kinning deal of an after-tune 8, 1955, or (2) the national stage of an international application in complement with spokestion cannot be filled studies 8, 1995.  CLP NOT PERMITTED: A continuation-in-pair application cannot be filled as a CPA under 37 CFR 1.53(d), oid must be filled under 37 CFR 1.53(d).  EXPRESS ABANDONIENT OF PRIOR APPLICATION: The filling of this CPA is a request to expressly about the ten properties of the filling of this CPA is a request to expressly about the prior application in continuation-in-pair of an application that is not to be abandoned.  ACCESS TO PRIOR APPLICATION: The filling of this CPA is the prior application of the properties of 37 CFR 1.53(d).  ACCESS TO PRIOR APPLICATION: The filling of this CPA will be construct to include a water of confidentially by the application of the properties of 37 CFR 1.53(d).  ACCESS TO PRIOR APPLICATION: The filling of this CPA will be construct to include a water of confidentially by the application as the filling of this CPA will be construct to include a water of confidentially by the application of the properties of 37 CFR 1.14 (b) eccess to copies of or information consensity, the prior application may be given smile access. In copies of, or information consensity, the prior application application in the fill application and the application of the application of the application and the application and the application of the application and the application application is application and the applic	,		First Named Inventor	PETER C. DeANGELI	
This is a request for a   Continued prosecution application (CPA)) of prior application number08797,188  Filed on _2/11/97			Express Mail Label No.	EL280119687US	
(Continued prosecution application (CPA)) of prior application number 08 / 797,188  filed on _2/11/97	Si se		Total Pages		
NOTES:  **RELING QUALIFICATIONS: The prior application bitmbilled above must be a nonprovisional application that is elbert (1) complete as defined by 37 CFR 1.51(t) and also driver attentions 6, 1935, or (2) the national stage of an international application in complexes with 35 U.S.C. 371 and filed on or site using 6, 1995.  **OFF PRIMITED A continuation-lapsic application cannot be filled as a CPA under 37 CFR 1.53(d), but must be filled under 37 CFR 1.53(d) and application in the filled as a CPA under 37 CFR 1.53(d), but must be filled under 37 CFR 1.53(d).  **EXPRESS ABANDONNENT OF PRIMITED A politication from the filling of this CPA is a request to expressly eleared to the prior application as of the filing date of the inquest for a CPA. 37 CFR 1.53(d) is above to the prior application of the filling of this CPA is a frequent to expressly eleared to the prior application of the specification of the specification of the filling of this cPA is a frequent for a filling of this cPA will be construed it, include a without a continuation in the continuation of the specification and the second of	This is a requ	est for a continuation or divi	sional application unde	er 37 CFR 1.53(d),	
**NOTES**  FILING QUALIFICATIONS: The prior application intentitied above must be a nonprovisional application that is either: (I) complete as defined by 37 CFR 1.51(f) and filed on or after-Lune 8, 1985, or (2) the national stage of an international application in complement with 35 U.S.C. 371 and filed on or after Lune 8, 1995.  CLEP NOT PERMITTED: A continuation-in-paint application cannot be filled at a CPA under 37 CFR 1.53(d), but must be filled under 37 CFR 1.53(b).  EXPRESS ABAMONIBERT OF PRIOR APPLICATIONS: The filling of this CPA 37 CFR 1.53(d) must be used to the account the prior application as of the filling of this CPA 37 CFR 1.53(d) must be used to file a continuation-in-paint of an application that is not to be abandoned.  ACCESS: TD PRIOR APPLICATION: The filling of this CPA will be construed to include a waiver of continuation-in-paint of an application that is not to be abandoned.  ACCESS: TD PRIOR APPLICATION: The filling of this CPA will be construed to include a waiver of continuation-in-paint of an application that is not to be abandoned.  ACCESS: TD PRIOR APPLICATION: The filling of this CPA will be construed to include a waiver of continuation of the profession of 37 CFR 1.14 to eccess to copies of, or information concerning, the prior application may be given smiller assess to go pages of, or similar information concerning, the order application application in the file lactor:  35 U.S.C. (120 and TEMEMENT: in a CPA por reference to the prior application is submitted, it will not be eleterated. A request for a CPA is the specific reference required by 35 U.S.C. (120 and to every application is submitted, it will not be eleterated. A request for a CPA is the specific reference registed by 35 U.S.C. (120 and to every application is filled by fewer than all the inventors named in the prior application.  b. The Inventor(s) to be deleted are set forth on a separate sheet attached hereto.  4. \( \text{A}\) A new power of attorney or authorization of agent (PTO/SB/81) is enclosed.  5. Informat	(continued pro	osecution application (CPA)) of prior applica-	tion number08/	797,188	
FILMG QUALIFICATIONS: The prior application identified above must be a nonprovisional application that is either (1) complete as defined by 37 CFR 1.51(f) and field on or atter-Unite 6, 1985, or (2) the national stage of an international application is complete, with 35 U.S.C. 371 and filled on or atter-Unite 8, 1985, or (2) the national stage of an international application is complete, with 35 U.S.C. 371 and filled on or after-Unite 8, 1985, or (2) the national stage of an international application is complete, with 35 U.S.C. 371 and filled on or after-Unite 9, 1985, or (2) the national application as of the flarge date of the request for a CPA. 37 CFR 1.53(d), but must be intered to the prior application as of the flarge date of the request for a CPA. 37 CFR 1.53(f) must be used to file a continuation devicinal, or continuation-in-pair of an application that is not to be abundanced.  ACCESS 17D PRIOR APPLICATION: The filling of this CPA with scale to be abundanced.  ACCESS 17D PRIOR APPLICATION: The filling of this CPA with scale is construed, in the prior application under the prior application and application and the prior application of applications by the growth of the prior application and application is included by submitted in such request, 37 CFR 1.13(d).  Solve the unentered amendment previously filled on _July _26, 1999 under 37 CFR 1.15(d) is enclosed.  This application is filled by fewer than all the inventors named in the prior application, 37 CFR 1.53(d) and or application is submitted by the prior application.  b The inventor(s) to be deleted are set forth on a separate sheet attached hereto.  4 A new power of attorney or authorization of agent (PTO/SB/81) is enclosed.  Information Disclosure Statement (IDS) is enclosed:  a PTO-1449	filed on 2/1	1/97, entitled SYSTEM AND METE	OD FOR CONTROLLI	NG THE OPERATION OF	
CLP NOT PERMITTED: A continuation-in-part application cannot be filled us a CPA under 07 CFR 1.53(d), 6ut must be filled under 37 CFR 1.53(b). For inside the point application as of the fluing date of the request for a CPA. 97 CFR 1.53(b) must be used to fill a continuation the point application as of the fluing date of the request for a CPA. 97 CFR 1.53(b) must be used to fill a continuation discipled in the point application as of the fluing date of the request for a CPA. 97 CFR 1.53(b) must be used to fill a continuation discipled in the fill a continuation of the processor of the public thris is exceeded.   ACCESS 17. Prill Of APPLICATION: The filling of this CPA with a construed, for include a water of continuation by the application and the public who is extended under the processor of 37 CFR 1.14 a coasts to contend or of the public who is possible under the processor of 37 CFR 1.154 and a coast to contend or contending. The prior application or applications in the fill a factor:	ettier.	G QUALIFICATIONS: The prior application identified (*) (1) complete as defined by 37 CFR 1.5 ((b) and filed	above must be a nonprovisi on or after June 8, 1995, o	(2) the national stage	
Elementor the plor application as of the fling date of the request on a CPA. 37 CFR.1530) must be used to file a continuence, distributed or continuence, distributed or continuence, distributed or continuence.  ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a wather of continuency by the application under 35 U.S.C. 122 to the action that any member of the public who is entitled under the provision of 37 CFR.1140 excess to copies of or information concerning, the prior application or applications in the file lactic:  35 U.S.C. 120 STATEMENT: In a CPA, no religious to the prior application is expectationally application as superior of the specific prior application is superior to the prior application as superior than a specific prior application as superior of the specific prior and the prior application is superior than application assigned the application number fertilized in such request. 37 CFR 1.116 in the prior nonprovisional application.  2.	CHP	NOT PERMITTED: A continuation in part application			
Continentally by the applicant under 35 U.S.C. 12s to the action that any member of the public who is elected under the provision (37 CPR 11.6 access to copies of, or inflamation concerning, the prior explication on the provision of the provisi	aheno	ion the prior application as of the filing date of the reg	uest for a CPA 37 CFR 1.	53(b) must be used to	
the specification and none should be submitted. If a sentence referencing the prior application is submitted, it will not be eatherd. A request for a CPA's the specific reference required by 35 U.S.C. 12 and to every application assigned the application number destinated in such request. 37 CFR 1.16 in the prior nonprovisional application.  1. In the intermitted a membrane the prior provisional application.  2. A preliminary amendment its enclosed.  3. This application is filled by fewer than all the inventors named in the prior application, 37 CFR 1.53 a. DELETE the following inventor(s) named in the prior nonprovisional application:  b. The inventor(s) to be deleted are set forth on a separate sheet attached hereto.  4. A new power of attorney or authorization of agent (PTO/SB/81) is enclosed.  5. Information Disclosure Statement (IDS) is enclosed:  a. In PTO-1449	confid under may	lentiality by the applicant under 35 U.S.C. 122 to the ea the provisions of 37 GFR 1.14 to access to, copies of be given similar access to, copies of, or similar is	xtent that any member of th of, or information concernin	e public who is entitled. a: the prior application	
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2. A preliminary amendment is enclosed. 3. This application is filed by fewer than all the inventors named in the prior application, 37 CFR 1.53 a.   DELETE the following inventor(s) named in the prior nonprovisional application:  b. The inventor(s) to be deleted are set forth on a separate sheet attached hereto. 4. A new power of attorney or authorization of agent (PTO/SB/81) is enclosed. 5. Information Disclosure Statement (IDS) is enclosed: a. PTO-1449					
a. DELETE the following inventor(s) named in the prior nonprovisional application:  b. The inventor(s) to be deleted are set forth on a separate sheet attached hereto.  4. A new power of attorney or authorization of agent (PTO/SB/81) is enclosed.  5. Information Disclosure Statement (IDS) is enclosed:  a. PTO-1449			lication.		
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<ol><li>Small entity sta</li></ol>	tatus:
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- a. A small entity statement is enclosed.
- b. A small entity statement was filed in the prior nonprovisional application and such status is still proper and desired.
- c. Is no longer claimed.
- The Commissioner is hereby authorized to credit overpayments or charge the following fees to Deposit Account No. 06 2425 ::
  - a. Ex Fees required under 37 CFR 1.16.
  - b. Fees required under 37 CFR 1.17.
  - c. Tees required under 37 CFR 1.18.
- 8. A check in the amount of \$\_ 1352.00 is enclosed.

	The prior application's correspondence address will carry over to this CPA
MOTE	The prior application's correspondence address will carry over the and
NOTE:	UNLESS a new correspondence address is provided below.

	10. NE	V CORRESPO	NDENCE ADDRESS			
☐ Custome	er Number or Bar Code Label		ach bar code label here).	or 🗓	k Non	correspondence address below
	ELLSWORTH R. ROSTON, ESQ., REG. NO. 16,310					
NAME	FULWIDER PATTON LEE	N LEE & UTECHT, LLP				
	10877 WILSHIRE BOUL	EVARD				
ADDRESS	TENTH FLOOR					
СПҮ	LOS ANGELES	STATE	CALIFORNIA	ZIPC	ODE	90024
COUNTRY	USA	TELEPHONE	(310) 824-5555	5	FAX	(310) 824-9696

11. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED.					
NAME	ELLSWORTH R. ROSTON, ESQ., REG. NO. 16,310				
SIGNATURE	Ellsworth Rooten				
DATE	AUGUST 13, 1999				

Please acknowledge receipt of our Continued Prosecution Application Under 37 C.F.R. § 1.53(d); Copies of the following from parent application Serial No. 08/797,188 filed February 11, 1997; specification (45 pgs); Claims (61 pgs); Declaration and Power of Attorney; (3 pgs); informal/formal drawings (10 pgs); and our check #\_ amount of \$1352.00 to cover the requisite fees herewith by affixing hereon the Patent and Trademark Office stamp (including the serial number and filing date) and returning this card to our office.

Inventor(s): PETER C. DeANGELIS Serial No.08/797,188 Title: SYSTEM AND METHOD FOR CONTROLLING THE OPERATION OF TOYS Mailed: August 13, 1999 [Express Mail No. [EL280119687US] ERR:dmc

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